UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF NEW YORK

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IDA SMITH,

Plaintiff,

-v-

10 Civ. 4089 (DLC)

MEMORANDUM OPINION AND ORDER

CHARLES HAMILTON Sr., Licensed Surveyor, : PAUL HOFFMAN, JANE HOFFMAN-WALKER, and : GLORIA MCGOWAN,

Defendants.

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DENISE COTE, District Judge:

On May 18, 2010, pro se plaintiff Ida Smith ("Smith") filed her complaint seeking to have a survey map of real property in the U.S. Virgin Islands ("USVI") registered at the Cadastral's Office in the USVI; to have the Court determine the boundary lines of property in the USVI; to remove a "mandate" placed on the USVI property; and monetary damages of \$29,312,250. All defendants are alleged to be citizens of St. Thomas in the USVI. The complaint grounded subject matter jurisdiction on diversity of citizenship. On June 8, the Court issued an Order to Show Cause why the case should not be transferred to the District Court of the U.S. Virgin Islands. In an affidavit filed June 25, Smith stated that she was in the process of amending her complaint to add a 42 U.S.C. § 1983 claim. She also implied that she would not receive fair and impartial treatment in a USVI court.

Venue is governed by '8 J.S.C. § 1391. Under that statute, if subject matter jurisdiction is based on diversity of citizenship of the parties, a case may be brought

only in (1) a judicial district where any defendant resides, if all defendants reside in the same State, (2) a judicial district in which a substantial part of the events or omissions giving rise to the claim occurred, or a substantial part of property that is the subject of the action is situated, or (3) a judicial district in which any defendant is subject to personal jurisdiction at the time the action is commenced, if there is no district in which the action may otherwise be brought.

28 U.S.C. § 1391(a) (emphasis supplied). If the civil action is based on a question of federal law, such as a § 1983 claim, the case may be brought

only in (1) a judicial district where any defendant resides, if all defendants reside in the same State, (2) a judicial district in which a substantial part of the events or omissions giving rise to the claim occurred, or a substantial part of property that is the subject of the action is situated, or (3) a judicial district in which any defendant may be found, if there is no district in which the action may otherwise be brought.

28 U.S.C. § 1391(b) (emphasis supplied).

The plaintiff has not alleged any facts to justify venue in the Southern District of New York, even if the complaint is amended to allege a § 1983 claim. Smith has alleged that all defendants reside in the USVI and that the dispute revolves

around real property in the USVI and events taking place in the USVI. She has not alleged that any defendant would be subject to personal jurisdiction here, nor that any defendant may be found in the Southern District of New York, much less that there is no district in which this case could otherwise be brought. CONCLUSION

The Clerk of Court shall transfer this case to the District Court for the U.S. Virgin Islands.

SO ORDERED:

Dated:

New York, New York

July 1, 2010

PENISE COTE

United States District Judge

A CERTIFIED COPY

Deputy Clerk

Copy sent to:

Ida Smith 580 Main Street, Apt. 454 New York, NY 10044

JUDGE COTE

| | TED STATES DISTRICT COURT | | | |
|-----------------------------------|---|--|--|--|
| Sot | JTHERN DISTRICT OF NEW YORK | | | |
| | Ida Smrth 10 CW 4089 | | | |
| | | | | |
| | | | | |
| (In th | e space above enter the full name(s) of the plaintiff(s).) | | | |
| | COMPLAINT | | | |
| | -against- | | | |
| (In the canno please sheet captio | e space above enter the full name(s) of the defendant(s). If you the fit the names of all of the defendants in the space provided, write "see attached" in the space above and attach an additional of paper with the full list of names. The names listed in the above must be identical to those contained in Pan I. Addresses should | | | |
| not be | included here.) | | | |
| | <u>ئى ئى </u> | | | |
| I. | Parties in this complaint: | | | |
| A. | List your name, address and telephone number. If you are presently in custody, include your identification number and the name and address of your current place of confinement. Do the same for any additional plaintiffs named. Attach additional sheets of paper as necessary. | | | |
| Plaint | Street Address 580 Main Street apt 454 County, City New York, New York City State & Zip Code New York, 10044 Telephone Number 212.813.1295 | | | |
| В. | List all defendants. You should state the full name of the defendant, even if that defendant is a government agency, an organization, a corporation, or an individual. Include the address where each | | | |

defendant may be served. Make sure that the defendant(s) listed below are identical to those contained

in the above caption. Attach additional sheets of paper as necessary.

| Defe | ndant Ng. 1 | Name Charles Hamilton Sr. Street Address P.C. Box 302463 County, City St. Thomas U.S. V. I State & Zip Code St. Thomas Virgin Islands 00803 Telephone Number 340-776-3844 | |
|-----------------|--|--|--|
| Defer | ndant No. 2 | Name Paul Hoffman Clo Attorney Maria Hodge Street Address 1340 Taarneberg County, City ST. Thomas Virgin Islands State & Zip Code ST. Thomas V. I. 00802 Telephone Number 340-774-6845 | |
| Defen | idant No. 3 | Name Gloria McGowan clo Attorney Maria Hodg Street Address 1340 Taarne berg County, City St. Thomas Virgin Islands State & Zip Code ST. Thomas, 00802 Telephone Number 340-774-6845 | |
| Defen | dant No. 4 | Name Jane Hoffman Walker co Attorney Maria Hog Street Address 1340 Taarne berg County, City ST. Thomas Virgin Islands State & Zip Code ST. Thomas, 80802 Telephone Number 340-774-6845 | |
| П. | Basis for Juris | diction: | |
| § 1331 Under | , a case involvin 28 U.S.C. 8 133 | ts of limited jurisdiction. Only two types of cases can be heard in federal court: cases stion and cases involving diversity of citizenship of the parties. Under 28 U.S.C. g the United States Constitution or federal laws or treaties is a federal question case. 2, a case in which a citizen of one state sues a citizen of another state and the amount a \$75,000 is a diversity of citizenship case. | |
| A. | What is the basis for federal court jurisdiction? (check all that apply) | | |
| | ☐ Federal Que | stions Diversity of Citizenship | |
| В. | If the basis for jurisdiction is Federal Question, what federal Constitutional, statutory or treaty right is at issue? | | |
| _ | | | |
| C. | | urisdiction is Diversity of Citizenship, what is the state of citizenship of each party? | |
| | Plaintiff(s) states Defendant(s) sta | (s) of citizenship New York te(s) of citizenship ST. Thomas United States Virgin Islands | |
| | | | |

Continued from Statement of Claim- Ida Smith against Paul Letter C-Facts-page 2 Hoffman

a Hacked and is stamped with the date and time submitted to the court) and he also said there was no rationale for the reguest. The rationale is the written reguest from the Cadastral's office, Chester Paul. The late Judge D'eramo committed suicede in April 2009, I put in my motion February 2009. A survey of 13A Estate Frise was done in 1961 and 1986 by N.O. Wells and Charles Hamilton respectively. The map done by N.O. Wells was deemed inaccurate in 1967 by Judge Walter Gordon. The map done by charles Hamilton is the exact same map as N.O. Wells and it maccurately includes Estate 14I John's Folly. I have copies of a composite map certified by the Castastral's office which shows the delineation of 13A and 14I. Judge Alphonso Christian was a lawyer for the plantage predecessors and became a judge and did not receise himself from this case in the 30's. An order dated November 2008 states Judge Alphonso Christian Should have recused himself in order to preclude

Continued from Statement of claim Letter C-Facts Page 3 Ida Smith against Paul Hoffman

Future litigation on this issue.

As to the question who else Saw what happened,
Paula Claxton, clerk of cours in U.S. Virgin Islands
and Vick, George, Supervisor to Paula Claxton, Saw
the map I submitted with the motion to the late
Judge D'eramo on February 3,2009 and it is
Still in the court file.

| V. Relief: | | | | | |
|---|--|--|--|--|--|
| State what you want the Court to do for you and the amount of monetary compensation, if any, you are | | | | | |
| seeking, and the basis for such compensation. I want the court to order the | | | | | |
| 1 Survey map done by Timothy Tallman of Estate Tohn's Folly | | | | | |
| 14-1 be registered at the | 14-I be registered at the Cadastral's office. I also want | | | | |
| the court to determine the boundary lines between Estate | | | | | |
| 13A and 14I ST. John U.S. V.I. with the maps submitte | | | | | |
| as evidence and the deeds, agricultural tax credit, and | | | | | |
| all I am seeking monetary damages totaling 29,312,2 | | | | | |
| | twenty nine million three hundred twelve thousand | | | | |
| two bundred fifty dollar | s on the basis of the value | | | | |
| of the land, legal fees, surveyor fees, engineer fees, | | | | | |
| and the fact that my family and I were denied are | | | | | |
| unalienable rights to certifize our land. Lastly, I want the court to remove the mandate placed on the property-14I | | | | | |
| Estate That's Fall. Cool Roy A | ate placed on the property-14I | | | | |
| Estate John's Folly Coral Bay C | rauntes U. > Virgin 15 lands. | | | | |
| I declare under penalty of perjury that the foregoing is true and correct. | | | | | |
| Signed this day of, 20 | | | | | |
| Signature of Plaintiff | Magni | | | | |
| Mailing Address | 586 Main Street #454 | | | | |
| | New York City, N. 4 10044 | | | | |
| | - 10 10 10 10 10 10 10 10 10 10 10 10 10 | | | | |
| Telephone Number | 212 8131295 | | | | |
| | | | | | |
| Fax Number (if you have one) | | | | | |
| Note: All plaintiffs named in the caption of the complaint must date and sign the complaint. Prisoners must also provide their inmate numbers, present place of confinement, and address. | | | | | |
| | | | | | |
| For Prisoners: | | | | | |
| I declare under penalty of perjury that on this day complaint to prison authorities to be mailed to the <i>Pro</i> Southern District of New York. | of, 20, I am delivering this Se Office of the United States District Court for the | | | | |
| Signature of Plaintiff: | | | | | |
| Inmate Number | | | | | |